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## SECTION C COLUMBUS CLOSURE PROJECT STATEMENT OF WORK

### C.1 COLUMBUS CLOSURE PROJECT (CCP) END-STATE AND RESTORATION REQUIREMENTS

#### C.1.1 Contract Purpose and Overview

This is a Cost-Plus-Incentive Fee (CPIF) closure contract that includes cost and schedule performance incentives. The closure contract reflects the application of performance-based contracting approaches and techniques that emphasize results/outcomes and minimize “how to” performance descriptions. The contractor has the responsibility for total performance under the contract, including determining the specific methods for accomplishing the work. The purpose of the contract is to safely remove Department of Energy (DOE) radioactive materials and contamination from Battelle Memorial Institute’s (BMI) West Jefferson North site (WJN) to levels that will allow future use of the site without radiological restrictions. The site specific release criteria and technical bases are provided in “Surface Release Criteria Technical Basis Document (DD-93-02)” and “Volumetric Release Criteria Technical Basis Document (DD-93-03).” The methodology for release is provided in NUREG-5849.

#### C.1.2 End-State

In order to achieve contract completion, the following activities including all contract and Statement of Work (SOW) requirements shall be completed by September 30, 2006 or sooner:

- All above and below ground facilities, trailers, equipment, drains, pipes and contaminated utilities in the contractor controlled areas and connecting areas shall be removed and disposed in accordance with the Decommissioning Plan (DP) including amendments. (Section C.2.1, C.2.2, and C.2.3) The SOW takes precedence over the DP in case of conflict. The above applies to each reference made to the DP in this SOW.
- Remove and dispose of all contaminated soil found within the affected and unaffected areas. (See C.2.1.4, C.2.2.4, and C.2.3.4)
- Restore the site landscape to grade with all debris and extraneous material removed. (Section C.2.1.5, C.2.2.5, and C.2.3.5)
- Prepare, submit and obtain acceptance of the Final Certification Package by the DOE. (Section C.2.5)

### **C.1.3 Contractor Performance**

- a) The contractor shall furnish all personnel, facilities, equipment, material, services and supplies (except as set forth in this contract to be furnished by the DOE) and otherwise do all things necessary to accomplish work in a safe, compliant, effective and efficient manner.
- b) BMI is the owner of the entire WJN property. The contractor shall physically be in control of the Site Area and the Filter Bed Area (See Map C-1.3A). The area of performance of this contract includes the remediation of Site Area, Filter Bed Area and connecting areas, and the survey areas. The survey areas include the affected areas and unaffected areas that encompass more than the Site Area, Filter Bed Area and connecting areas (See Map C-1.3B). The JN-4 facility area (with the exception of the North Well House water supply) will be isolated and controlled by BMI to support their on-going operations. The contractor shall coordinate jointly with DOE and BMI for work activities outside the contractor controlled areas. The contractor shall make every effort to ensure that no adverse impacts to active BMI operations occur. As the site owner and NRC licensee, BMI will retain unrestricted access to WJN for oversight purposes. In addition, the contractor shall provide DOE access to contractor owned records as necessary to support BMI's NRC license oversight responsibility.
- c) The contractor shall participate in the Columbus Closure Project Council (CCPC). The CCPC is a joint council with representatives of DOE, BMI, and the contractor. The purpose of the CCPC is to eliminate barriers to success and foster communication for contract related issues.
- d) The contractor shall be responsible for providing general oversight and project management functions including planning, integrating, training, scheduling, reporting, managing and executing the programs, projects, and other activities to enable the safe and compliant completion of this SOW. The contractor is responsible for the operations, environment, safety, health and quality assurance within the contractor controlled areas. This shall include the utilization of information, material, funds and other property of the DOE; the collection of revenues; and the acquisition, sale, or other disposal of Government property for the DOE. Additionally, the contractor shall develop, submit for approval, implement and maintain a comprehensive, resource-loaded baseline as required in Section H.1.

### **C.1.4 Agency Agreements**

The contractor shall remediate the WJN Site in accordance with the DP for the Battelle Memorial Institute Columbus Operations NRC License No. SNM-7, (Approved December 1993), and its associated documents, revisions, amendments and milestones. It is expected that the contractor will not be required to obtain an NRC license for the project work, but will be required to perform all work in accordance with NRC

requirements. The contractor may adopt/use the BMI Radiation Protection Program procedures/manuals or establish a program determined to be equivalent. Modifications to the BMI Radiation Protection procedures require formal change, submission, review and approval by DOE. Modifications to the program require formal change, submission, review and approval by NRC.

Additional requirements for the performance of site remediation are called out in the Environmental Assessment and Finding of No Significant Impact for the Battelle Columbus Laboratories Decommissioning Project (April 1990). The contractor shall ensure that all new technologies and approaches to building decontamination and demolition are addressed in the project Environmental Assessment. New approaches may require additional analysis and approval under the National Environmental Policy Act (NEPA) and other regulatory programs. The contractor shall prepare all required documents under 10 CFR 1021 for DOE review and approval.

The contractor shall obtain its own hazardous waste generator identification number before generating hazardous and mixed waste. BMI does not hold a Resource Conservation Recovery Act (RCRA) permit for hazardous or mixed waste storage at its WJN facility. All RCRA-regulated waste must be shipped for treatment/disposal within 90 days of generation or the cessation of satellite accumulation. Specifics regarding mixed waste management are detailed in the Site Treatment Plan for the Battelle Columbus Laboratories Decommissioning Project (BCLDP), and the Ohio EPA Director's Final Findings and Orders issued October 4, 1995. The contractor shall secure in its own name any permits, licenses, regulatory approvals and exemptions and shall comply with all requirements associated with these regulatory authorizations (e.g., air and water discharges, well permitting and abandonment, storm water control, etc.) for the completion of the SOW. The current BMI authorizations are listed in clause H.11. The only exceptions from the requirement to obtain necessary regulatory authorizations in the contractors own name are for the National Pollutant Discharge Elimination System (NPDES) permit for the WJN wastewater treatment plant, the public water supply authorization for the WJN area, and the NRC license (as noted above). BMI will continue to hold the NPDES permit for the WJN wastewater treatment plant and only sanitary waste discharges are permitted to this system.

The contractor shall be responsible for obtaining and maintaining necessary permits or licenses, or for coordinating such permits and licenses jointly with DOE and BMI. The DOE does not intend to be an operator for any permits. The contractor is directly responsible for primary interactions with regulatory agencies regarding permit and environmental compliance related issues, including negotiating of fines and penalties (See clause H.15) for any permits it secures in its own name. The contractor is responsible to support the regulatory interface for any BMI held permits.

## **C.2 FACILITY AND ENVIRONMENTAL REMEDIATION**

The following sections describe the work scope to be accomplished under this contract. The intent of the subsequent sections is to provide the best available information on “what” work scope needs to be accomplished but not to prescribe “how” or “when” individual work scope elements will be accomplished. The contractor has the flexibility to propose the project structure and to sequence the work associated with Sections C.2 through C.4 to optimize the project schedule to achieve safe, cost-effective and accelerated closure of the site.

### **C.2.1 Site Area Demolition and Removal**

All above and below ground facilities, equipment, and contaminated drains, pipes and utilities (See Exhibit 1 for more detail) within the contractor controlled Site Area shall be removed and disposed of except as noted below.

- a) The JN-1 facility fuel pool, transfer canal, and associated infrastructure below the 14 feet below grade level. The JN-1 facility fuel pool and transfer canal to the High Energy Cell shall be decontaminated. The contractor shall verify the soil under the fuel pool and transfer canal as releasable without radiological restriction. The fuel pool parapet and walls and the transfer canal shall be removed to a depth of 14 feet below grade. The remaining volume of the fuel pool and transfer canal shall be backfilled with clean material to grade level and compacted.
- b) The North Well House shall be free released and not removed.
- c) The water supply line to JN-4 facility shall remain operational.
- d) The security fence around the site area shall be left in place.
- e) The abandoned underground Shell Oil line shall be left in place.
- f) The abandoned natural gas line under Battelle Lake shall be left in place.

#### Facilities.

Facilities include all buildings, trailers, sheds, outbuildings, and any other man made structures. Demolition includes removal of all above ground structures, basements, concrete slabs, footings, foundations, and all drains, piping and utility systems within the building’s footprint.

The parking lots on the East and West sides of JN-10 may be left in place if uncontaminated.

#### Equipment.

The contractor shall remove all equipment including all above and below ground tanks, sumps, equipment manholes, groundwater monitoring wells, roads, lights and light poles, fences, the storage pads, breathing air system, Sea/Land containers and any other manmade equipment.

The contractor shall abandon existing groundwater monitoring wells within the Site Area according to requirements promulgated by the Ohio Department of Natural Resources. The existing monitoring wells are available to the contractor for groundwater monitoring and/or dewatering during the remediation activities.

Drains and Pipes.

All contaminated drains and pipes shall be removed. Drains and pipes include sanitary and storm sewers, and the outfalls and the rainwater conductors that feed them, and manholes, the chemical waste sewer, and the sewage holding tank(s) under JN-10 and JN-11. The contractor shall determine the most cost effective method to remediate potentially contaminated drains and pipes that includes, but is not limited to, characterization, decontamination for free-release, stabilization for free-release, or excavation and removal. However, at the completion of the remediation activities the end state shall be suitable for future construction.

Utilities.

All above ground electrical utilities shall be removed. Above ground electrical utilities include transformers, electrical substations, emergency generators, and pole mounted lines. The underground utilities maybe removed or left in place if determined to be uncontaminated. These utilities include underground electric lines, natural gas lines, nitrogen lines, compressed air line(s), water lines, fiber optic lines, telephone lines, and security signal cable lines.

**C.2.1.1. Preparation and Planning**

The contractor shall plan facility decontamination, and any demolition and removal in accordance with the DP. The DP identifies measures to prevent airborne contamination that may be implemented during demolition activities to achieve regulatory limits and the ALARA objectives.

**C.2.1.2 Property Disposition**

The contractor shall assume control of and disposition all personal property provided by the Government in accordance with Federal Property Management Regulation 41 CFR 102-36. Personal property determined to have no commercial value may be disposed in the most cost-effective manner.

The contractor shall disposition government-furnished Automatic Data Processing Equipment (ADPE) as stated in 41 CFR 109-43.307-53.

**C.2.1.3 Surveillance and Maintenance**

The contractor shall develop and implement a graded approach for surveillance and maintenance for the facilities, equipment, and utilities. The contractor shall maintain a safe condition until demolition and removal. The contractor shall maintain occupied facilities and trailers sufficiently to meet the applicable sections of NFPA 101, "Life Safety Code."

The contractor shall ensure BMI reasonable access to the North Well House for maintenance activities that are not included as a part of this scope of work.

#### **C.2.1.4 Soil Contamination**

The contractor shall characterize and conduct all necessary activities to remediate soil contamination found within the Site Area.

#### **C.2.1.5 Restoration of Site Landscape**

The contractor shall restore all demolition sites by back filling with acceptable material, grading to match the contours of the surrounding area, and seeding with an appropriate grass seed mixture to match the remainder of the site vegetation. Backfill shall be in accordance with the Ohio Department of Transportation Standard, ranging from 90-100% of the Standard Proctor.

#### **C.2.1.6 Survey Requirements**

The contractor shall perform 100% surface characterization surveys of this affected area using the method described in NUREG 5849 “Manual for Conducting Radiological Surveys in Support of License Termination” unless otherwise authorized by NRC. The contractor shall remediate any identified contamination above the free release criteria.

### **C.2.2 Filter Bed Area Demolition and Removal**

The contractor shall survey, characterize, demolish and remove contaminated structures, piping and soils in and around the Abandoned North Filter Bed(s), Active North Filter Bed, Abandoned Middle Filter Bed, and the Active Middle Filter Bed. The contractor shall determine the most cost effective method to remediate potentially contaminated drains and pipes (as defined in Section C.2.1) that includes, but is not limited to, characterization, decontamination for free-release, stabilization for free-release, or excavation and removal. However, at the completion of the remediation activities the end state shall be suitable for future construction.

The contractor shall abandon existing groundwater monitoring wells within the Filter Bed Area according to requirements promulgated by the Ohio Department of Natural Resources. The existing monitoring wells are available to the contractor for groundwater monitoring and/or dewatering during the remediation activities.

Exceptions include:

- a) The Active Middle Treatment System

- b) The section of abandoned sanitary sewer that runs under the dam on Battelle Lake (free release or stabilize but do not remove).

Note: The abandoned underground Shell Oil line and the abandoned natural gas line under Battelle Lake are not included in this scope of work.

#### **C.2.2.1 Preparation and Planning**

The active North Filter Bed and the active Middle Filter Bed are currently used by BMI to treat sanitary waste from ongoing site operations. The filter beds are divided in such a way that one area of the bed can be in operation while the other is being remediated. The contractor shall coordinate the sequencing of characterization and remediation efforts on the active filter beds with DOE, such that the disruption to BMI operations does not occur.

#### **C.2.2.2 Property Disposition**

The contractor shall assume control of and disposition all personal property provided by the Government including the WIDE (Well Injection Depth Extraction) System in accordance with Federal Property Management Regulation 41 CFR 102-36. Personal property determined to have no commercial value may be disposed in the most cost-effective manner.

#### **C.2.2.3 Surveillance and Maintenance**

The contractor shall ensure BMI reasonable access to the active filter beds for the performance of maintenance activities that are not included as a part of this scope of work.

#### **C.2.2.4 Soil Contamination**

The contractor shall remediate the soil contaminants. As a part of the remediation of the Abandoned North and Abandoned Middle Filter Beds, an experimental in-situ treatment system (WIDE - Well Injection Depth Extraction) has been installed for cesium remediation. The DOE does not guarantee that this experimental system will be effective. The contractor shall demolish and remove the WIDE system as a part of the remediation of the filter bed area. The contractor may use an alternative methodology to achieve the remediation levels in lieu of the WIDE System.

The filter beds are located on the floodplain of Big Darby Creek, a National Scenic River and state-protected biological resource. Activities such as large-scale soil excavation shall be coordinated as necessary with cognizant regulatory agencies (Corps of Engineers; Ohio Department of Natural Resources; Ohio



Environmental Protection Agency National Park Service; and U.S. Fish & Wildlife Service).

#### **C.2.2.5 Restoration of Site Landscape**

The contractor shall restore all Filter Bed excavations by back filling with acceptable material, grading to match the contours of the surrounding area, and seeding with an appropriate grass seed mixture to match the remainder of the site vegetation. Backfill shall be in accordance with the Ohio Department of Transportation Standard, ranging from 90-100% of the Standard Proctor. The contractor shall restore any remediated portions of the active filter beds to their original operational configuration.

#### **C.2.2.6 Survey Requirements**

The contractor shall perform 100% surface characterization surveys of this affected area using the method described in NUREG 5849 "Manual for Conducting Radiological Surveys in Support of License Termination" unless otherwise authorized by NRC. The contractor shall remediate any identified contamination above the free release criteria.

### **C.2.3 Connecting Areas Demolition and Removal**

The Connecting Areas include the piping runs between the contractor controlled areas and various outfalls on the WJN property. The contractor shall remediate all contaminated underground drains and pipes (as defined in Section C.2.1), any associated soil contamination that runs from and between the contractor controlled areas, and any above ground electrical utilities. The underground utilities maybe removed or left in place if determined to be uncontaminated. These utilities may include underground electric lines, natural gas lines, nitrogen lines, compressed air line(s), water lines, fiber optic lines, telephone lines, and security signal cable lines. The contractor shall determine the most cost effective method to remediate potentially contaminated drains and pipes that includes, but is not limited to, characterization, decontamination for free-release, stabilization for free-release, or excavation and removal. However, at the completion of the remediation activities the end state shall be suitable for future construction. The contractor shall coordinate with DOE for access to these areas.

The contractor shall abandon existing groundwater monitoring wells and dewatering wells within the Connecting Areas according to requirements promulgated by the Ohio Department of Natural Resources. The existing monitoring wells within the Connecting Areas are available to the contractor for groundwater monitoring and/or dewatering during the remediation activities.

**C.2.3.1. Preparation and Planning**

The contractor shall plan connecting area remediation in accordance with the DP. The DP identifies measures to prevent airborne contamination that may be implemented during remediation activities to achieve regulatory limits and the ALARA objectives.

**C.2.3.2 Property Disposition**

The contractor shall assume control of and disposition all personal property provided by the Government in accordance with Federal Property Management Regulation 41 CFR 102-36. Personal property determined to have no commercial value may be disposed in the most cost-effective manner.

**C.2.3.3 Surveillance and Maintenance**

The contractor shall develop and implement a graded approach for surveillance and maintenance for the Connecting Areas. The contractor shall maintain a safe condition until demolition and removal.

**C.2.3.4 Soil Contamination**

The contractor shall characterize and conduct all necessary activities to remediate soil contamination found within the Connecting Areas.

**C.2.3.5 Restoration of Site Landscape**

The contractor shall restore all connecting area excavations by back filling with acceptable material, grading to match the contours of the surrounding area, and seeding with an appropriate grass seed mixture to match the remainder of the site vegetation. Backfill shall be in accordance with the Ohio Department of Transportation Standard, ranging from 90-100% of the Standard Proctor.

**C.2.3.6 Survey Requirements**

The contractor shall perform 10% surface characterization surveys of these unaffected areas using the method described in NUREG 5849 "Manual for Conducting Radiological Surveys in Support of License Termination." The contractor shall remediate any identified contamination above the free release criteria.

#### **C.2.4 Groundwater Monitoring and Control**

The contractor shall manage groundwater infiltration during the performance of the statement of work. It is anticipated that groundwater may be encountered during the removal of the sub-grade structures and buried utilities. The contractor is expected to prevent the spread of contamination to the ground water during demolition and removal activities.

All existing monitoring wells (except C03, 300, and 306 in the BMI controlled area) within the Site Area, Filter Bed Area, and Connecting Areas are available to the contractor for groundwater monitoring and/or dewatering during the remediation activities. At the completion of WJN remediation activities, all groundwater monitoring and dewatering wells (except C03) shall be abandoned according to requirements promulgated by the Ohio Department of Natural Resources. The contractor shall abandon the groundwater wells number 300 and number 306 east of JN-4, within the BMI controlled area according to requirements promulgated by the Ohio Department of Natural Resources.

#### **C.2.5 Final Certificate of Completion**

The contractor shall perform Final Status Survey(s) of the affected and unaffected areas, prepare the Final Status Survey Report, notify DOE of readiness for the Independent Verification Contractor (IVC) Survey. The contractor shall provide technical support for the IVC's performance of verification survey and sampling of all areas as part of the final release process. The Oak Ridge Institute for Science and Education (ORISE) performs the IVC Surveys using funds identified in Section B of this contract. Concurrent verification surveys may be conducted by the site owner and other Regulators. The release process is described in NUREG 5849 "Manual for Conducting Radiological Surveys in Support of License Termination," part of the process to ensure that the release criteria have been satisfied.

The contractor shall provide sufficient assistance to the IVC including but not limited to, a technical advisor, possible spot decontamination, radiological survey support, and sampling personnel. Upon completion of the IVC, the contractor shall prepare and submit the Final Certification Package (including the Final Status Survey Report and the IVC Verification Report) and receive its formal acceptance by DOE. Final acceptance by the DOE is dependent upon satisfactory comment resolution.

Using the method described in NUREG 5849 "Manual for Conducting Radiological Surveys in Support of License Termination," the contractor shall perform 100% surface characterization surveys of the affected areas and 10% surface characterization surveys of the unaffected areas. The affected area includes, but is not limited to, 11.5 acres inside the site security fence; the JN-10/11 parking lot; the site entrance road and margins; and the fenced area around the filter beds. The unaffected areas include, but are not limited to, the area between Darby Creek and the site security fence; the Connecting Area; and

the areas between Lake Battelle and the site security fence. The contractor shall remediate any identified contamination.

### C.3 WASTE MANAGEMENT

The contractor shall characterize, process, package, store, ship, and dispose of all waste and nuclear materials in accordance with the waste acceptance criteria of the waste receiver site. Acceptable disposal sites include DOE facilities such as Nevada Test Site, along with permitted commercial disposal facilities and sanitary landfills. The waste may include, but is not limited to, construction debris, sanitary waste, Hazardous Waste (HW), Radioactive Low Level Waste (LLW), Low Level Mixed Waste (LLMW), possibly Transuranic (TRU) Waste, National Emission Standards Hazardous Air Pollutants (NESHAPS), and Toxic Substances Control Act (TSCA) Waste.

The contractor shall handle and package any TRU waste identified during remediation activities (anticipated to be less than 2 cubic meters) in accordance with existing BMI TRU waste procedures. This waste shall be transferred to BMI for disposition.

The nuclear materials are limited to radioactive instrumentation sources. The contractor shall ship all waste in accordance with the applicable Department of Transportation (DOT) Regulations.

#### Estimated Waste Volumes

Waste type	Current Estimated Volume
Construction debris	250 K cubic feet*
Contaminated soil	250 K cubic feet*

\* These volumes are estimates only based upon existing data. The contractor is responsible for the disposition of all waste volumes. It is the responsibility of the contractor to determine the most cost-effective strategy to segregate and or dispose of the waste volumes.

The contractor shall obtain a hazardous waste generator identification number from the Ohio EPA prior to generating hazardous and mixed waste. The contractor shall incorporate this permit and all hazardous/LLMW management plans into an update of the project's Site Treatment Plan (STP) and submit it for approval within 60 days of contract award to the CO and to the Ohio EPA for approval. The contractor shall sign all manifests and Land Disposal Restriction notifications.

Note: The existing TRU waste inventory including the Saxton Fuel Rod/Pin is not included in the scope of this contract.

### C.4 PROJECT SUPPORT

#### **C.4.1 Project Management System**

The contractor shall develop and maintain a project management system and baseline in accordance with clause H.1, Project Control Systems and Reporting Requirements.

#### **C.4.2 Safety and Health (S&H) Program**

The contractor shall maintain a S&H program to ensure the protection of the workers and the public. The contractor's S&H program shall be operated as an integral, part of how the contractor conducts business.

The following S&H requirements shall be addressed by the contractor:

- a. The contractor shall prepare Health and Safety Plans as required by the Occupational Safety and Health Administration (OSHA) before the commencement of work.
- b. The contractor shall provide an environmental monitoring program and annual report to demonstrate that all discharges and releases are in compliance with regulatory requirements. The program includes collection of required samples from on-site locations to ensure that cross-contamination as a result of work activities has not occurred.
- c. Maintain the Radiation Protection Program under the BMI license. Monitor, track, and report internal and external radiological dose as required by 10 CFR Part 20 "Standards for Protection Against Radiation."
- d. Provide and record training as required by OSHA, DOE, DOT to contractor and DOE employees. Provide site access training to contractor, DOE, and BMI employees as required. BMI will provide initial training on the DP and their NRC license requirements.
- e. Provide all safety and health personal protective equipment for both contractor and DOE employees at the CCP.
- f. Promptly evaluate, report to DOE and external regulators, and resolve any non-compliance with S&H requirements. The contractor shall use form DDO-001 for the reporting of radiological non-compliance.
- g. Maintain the operational controls as defined in the current BMI license (SNM-7) and the approved DP in the contractor controlled area until such time as the facility/operational classification can be officially downgraded.
- h. Maintain a First Responder EOC capability sufficient to provide for the management of events and incidents that may occur within the contractor's controlled area and to interface effectively with local emergency responders. The contractor shall be able to

effectively manage events, at a minimum, relating to fire, radiological, injury and illness, and severe weather. The contractor shall develop and maintain, a First Responder Plan that includes coordination with BMI and provides abnormal event reporting.

i. Maintain occupied facilities and trailers within the contractors' work area sufficiently to meet the applicable sections of NFPA 101, "Life Safety Code."

### **C.4.3 Site Operations**

The contractor shall provide within the contractor controlled area general site maintenance to include grass mowing, trimming of hedges and trees, pest control and snow removal. The contractor shall provide custodial services including, but not limited to, sanitation services (trash removal), recycling, cleaning of restrooms and drinking fountains, standard sanitation supplies in restrooms, and floor maintenance. The contractor shall provide emptying and maintenance of the sanitary sewer holding tanks under JN-10 and JN-11.

The contractor shall obtain the site utilities required to complete the scope of work. The DOE can provide reimbursable utilities including electric, natural gas/oil, and water. The contractor may propose innovative approaches to allow safe and cost-effective operation and deactivation of the building specific utility systems.

**Utility Estimated Costs from FY 2002**

Utility	Estimated Annual Cost
Electric	\$ 105K
Natural Gas/Oil	\$ 46K
Water	\$ 11K

### **C.4.4 Administration**

The contractor shall provide its own administrative services, if determined necessary, including, but not limited to, management, financial, legal, procurement, taxes, human resource management and diversity commensurate to support the closure mission. The contractor shall support the DOE in responding to requests for documents and information including, but not limited to, Freedom of Information Act (FOIA) requests; Privacy Act requests; requests for contractor employees' records; discovery requests served upon the DOE and its current contractors; any and all other requests from the DOE for records within the contractor's possession; and requests from any and all investigative agencies. Such support shall include, but not be limited to, search, review and reproduction of such documents.

### **C.4.5 Security**

BMI maintains overall WJN security. The contractor shall provide security and access control to the contractor's work area of the site. The contractor will have 24 hour access to the contractor's work areas but shall comply with the site owner's access protocol.

The contractor shall ensure adequate levels of protection against unauthorized access, loss or theft of Government property, and other intentional misconduct that may cause unacceptable adverse impacts to the health and safety of employees, the public, or the environment. The contractor shall report damage or theft of Government property in accordance with 41 CFR 109-1.5112; and -1.5113.

BMI provides security and access control for the BMI controlled portions of the WJN site.

## **C.5 PUBLIC INVOLVEMENT AND STAKEHOLDER INTERACTION**

The contractor shall provide support to the DOE, when requested, regarding contractor activities. The contractor may be asked by the DOE Contracting Officer to assist BMI in occasional outreach efforts such as the annual emergency responders' information exchange.

All interactions with external stakeholders shall be coordinated with DOE Contracting Officer.